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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/773,585	02/06/2004	Dennis B. Jenkins	430.190	6736	
JOEL J. HAYA	7590 02/05/2007 SHIDA	EXAMINER			
CORPORATE	PATENT COUNSEL	MERCIER, MELISSA S			
THE CLOROX P.O. BOX 2430		ART UNIT	PAPER NUMBER		
OAKLAND, C	A 94623-1305	1615			
					
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
31 D	AYS	02/05/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary		Application No.		Applicant(s)				
			10/773,585		JENKINS ET AL.			
			Examiner		Art Unit			
			Melissa S. Mer		1615			
Period fo	The MAILING DATE of this commun or Reply	nication appe	ears on the cov	er sheet with the c	orrespondence ad	Idress		
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE N rsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm period for reply is specified above, the maximum st re to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DA s of 37 CFR 1.136 munication. tatutory period will will, by statute, of	TE OF THIS C 6(a). In no event, how Il apply and will expire cause the application	OMMUNICATION wever, may a reply be time e SIX (6) MONTHS from to become ABANDONE	N. nely filed the mailing date of this c D (35 U.S.C. § 133).			
Status								
1)	Responsive to communication(s) file	ed on	•					
·		· · · · · · · · · · · · · · · · · · ·	action is non-fi	nal.				
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)🖂	Claim(s) 1-113 is/are pending in the	application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)[Claim(s) is/are allowed.					·		
6)	Claim(s) is/are rejected.							
7)	7) Claim(s) is/are objected to.							
. 8)⊠	Claim(s) <u>1-113</u> are subject to restric	tion and/or e	election require	ement.				
Applicati	on Papers			· · .				
9) 🗌 🤈	The specification is objected to by th	e Examiner.	•		•			
10) 🗌	The drawing(s) filed on is/are:	: a)	pted or b)□ ol	ojected to by the E	Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including	the correction	on is required if t	he drawing(s) is obj	ected to. See 37 Cl	FR 1.121(d).		
11) 🗌	The oath or declaration is objected to	o by the Exa	ıminer. Note th	e attached Office	Action or form P7	ГО-152.		
Priority u	ınder 35 U.S.C. § 119							
	Acknowledgment is made of a claim ☐ All b) ☐ Some * c) ☐ None of:	for foreign p	priority under 3	5 U.S.C. § 119(a)	-(d) or (f).			
	1. Certified copies of the priority documents have been received.							
	2. \square Certified copies of the priority	documents	have been rec	eived in Application	on No	•		
	3. Copies of the certified copies	of the priorit	ty documents h	nave been receive	ed in this National	Stage		
	application from the Internation		•					
* S	see the attached detailed Office actio	on for a list o ·	f the certified of	copies not receive	d.			
Attachment	(s)							
	e of References Cited (PTO-892)		4) [Interview Summary	(PTO-413)			
	e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO/SB/08)	TO-948)	5) [Paper No(s)/Mail Da Notice of Informal Page 1				
Paper No(s)/Mail Date 6) Other:								

DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claim 1-98 and 100-113, drawn to absorbent compositions, classified in class 424, subclass 076.1.
- II. Claim 99, drawn to a litter box, classified in class 119, subclass 165.

 The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are related as mutually exclusive species in an intermediate-final product relationship. Distinctness is proven for claims in this relationship if the intermediate product is useful to make other than the final product, and the species are patentably distinct (MPEP § 806.05(j)). In the instant case, the intermediate product is deemed to be useful as an odor absorbent material and the inventions are deemed patentably distinct because there is nothing on this record to show them to be obvious variants.

Because these inventions are independent or distinct for the reasons given above and there would be a serious burden on the examiner if restriction were not required because the inventions require a different field of search (see MPEP § 808.02), restriction for examination purposes as indicated is proper.

If applicant elects Group I then Applicant must further elect from the following patentably distinct species:

Application/Control Number: 10/773,585 Page 3

Art Unit: 1615

a. claims 1-20 and 102-104 drawn to an absorbent composition comprising particles of an absorbent material and 0.01% to about 50% activated alumina particles

- b. claims 21-39 and 100 drawn to an absorbent composition comprising 0-50% of at least one additive and up to 100% activated alumina
- c. claims 40-98 drawn to a composite particle comprising an absorbent material formed into a particle and activated alumina added to the absorbent material
- d. claims 101 drawn to an absorbent composition comprising particles of an absorbent materiel and secondary particles selected from a group consisting of activated alumina and zeolite.
- e. claims 105-112, drawn to an absorbent composition comprising particles of an absorbent material and colored particles mixed with the particles of absorbent material

The species are independent or distinct because they have materially different designs.

If applicant elects Group a, the following elections are required:

An absorbent composition further comprising:

- 1. a performance-enhancing active (claim 5)
- 2. a color altering agent (claim 6)
- 3. a color altering agent applied to the at least one of activated alumina and zeolite (claim 104)

Location of activated alumina:

- 1. coated on the particles of absorbent material (claim 14)
- 2. mixed together with absorbent material (claim 15)

Application/Control Number: 10/773,585

Art Unit: 1615

If Applicant elects Group b, the following elections are required:

An absorbent composition further comprising:

- 1. water swellable clay particles (claim 22)
- 2. a performance-enhancing active (claim 26)
- 3. a color altering agent (claim 27)

Location of activated alumina:

- 1. coated on the particles of absorbent material (claim 32)
- 2. mixed together with absorbent material (claim 33)

If applicant elects Group c, the following elections are required:

An absorbent composition further comprising:

- 1. a performance-enhancing active (claim 46)
- 2. a color altering agent (claim 47)

Location of activated alumina:

- 1. sprayed on the particles of absorbent material (claim 49)
- 2. dry blended with absorbent material (claim 50)
- 3. substantially homogeneously dispersed throughout at least a portion of the absorbent particle (claim 57)
 - 4. physically dispersed in at least one layer (claim 58)
 - 5. physically dispersed in pockets of particles (claim 59)
- 6. physically dispersed in at least one position selected from along surfaces of the particle and contained within pores of the particle (claim 60)

Type of core:

Application/Control Number: 10/773,585 Page 5

Art Unit: 1615

1. absorbent core, the absorbent material being coupled to the core (claim 61)

- non-absorbent cores, the absorbent material being coupled to the core (claim
 - 3. hollow core, absorbent material being coupled to the core (claim 63)
- 4. comprised of a pH-altering material, absorbent material being coupled to core (claim 70)
 - 5. multiple cores, the absorbent material being coupled to the cores (claim 74)

 Thickness of shell on core:
 - 1. at least about four times the average diameter of the core (claim 64)
- between about 1 and about 4 times the average diameter of the core (claim
 - 3. less than the average diameter of the core (claim 66)
 - 4. less than about one half the average diameter of the core (claim 67)

Density of the core:

- 1. heavy core (claim 68)
- 2. lightweight core (claim 69)

Method of formation of particle:

- 1. pan agglomeration (claim 86)
- 2. high shear agglomeration, low shear agglomeration, high pressure agglomeration, low pressure agglomeration, rotary drum agglomeration, fluid bed agglomeration, mix muller agglomeration, roll press agglomeration, pin mixer

Application/Control Number: 10/773,585

Art Unit: 1615

agglomeration, batch tumble blending mixer process, extrusion process and fluid bed process (claim 87).

If Applicant elects group d, no additional election is required.

If applicant elects group e, no additional election is required.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, no claims are generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which depend from or otherwise require all the limitations of an allowable generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species.

MPEP § 809.02(a).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melissa S. Mercier whose telephone number is (571) 272-9039. The examiner can normally be reached on 7:30am-4pm Mon through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Woodward can be reached on (571) 272-8373. The fax phone

Application/Control Number: 10/773,585

Art Unit: 1615

number for the organization where this application or proceeding is assigned is 571-

273-8300.

Information regarding the status of an application may be obtained from the

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system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MSMercier

Page 7

I mary Examiner

Group 1600